

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

RME Illinois, L.L.C.)	
Petition for Issuance of Certificate of Public)	Docket No. 07-0331
Convenience and Necessity to Provide Onsite)	
Wastewater, Collection and Dispersal Services)	
To a Parcel in Lake Villa, Lake County, Illinois)	
Pursuant to Section 8-406 of the Illinois Public)	
Utilities Act.)	(Cons.)
RME Illinois, L.L.C.)	
Petition for Issuance of Certificate of Public)	Docket No. 07-0332
Convenience and Necessity to Provide Onsite)	
Wastewater, Collection and Dispersal Services)	
To a Parcel in Long Grove, Lake County, Illinois)	
Pursuant to Section 8-406 of the Illinois Public)	
Utilities Act.)	

**VERIFIED SUPPLEMENTAL REBUTTAL TESTIMONY OF ARTHUR R.
OLSON TO ILLINOIS COMMERCE COMMISSION STAFF SUPPLEMENTAL
REBUTTAL TESTIMONY TO CERTIFICATE OF CONVENIENCE AND
NECESSITY**

Q. Please state your name, business address, telephone, and e-mail address for the record.

A. My name is Arthur R. Olson. My business address is RME Illinois LLC, 965 Westshore Drive, Fox Lake, Illinois, 60020. My telephone number is 847-651-1150, and my e-mail address is arthurolson@gmail.com.

Q. Are you the same Arthur R. Olson who previously filed Direct Testimony in this matter?

A. Yes.

Q. What is the purpose of your supplemental rebuttal testimony?

A. The purpose of my supplemental rebuttal testimony is to respond to the supplemental rebuttal testimony of Staff witness Rochelle Phipps of the Illinois Commerce Commission dated February 19, 2008 and known as ICC Staff Exhibit 8.0.

Q. What is your response to staff witness Rochelle Phipps two concerns regarding the Company's acceptance of the compliance filings and status report requirements that Ms. Phipps recommended to the Commission as an alternative recommendation?

With regard to the rebuttal testimony of Staff witness Ms. Phipps first concern I concur that the escrow account will "be established no later than the date on which the Company commences construction on the wastewater systems." The five conditions referred to in my previous rebuttal testimony were merely to demonstrate what the Company must consider before funding a wastewater systems and were never intended to be entered into any Commission Order.

With respect to Ms. Phipps second concern she states "I recommended the Company's compliance filings include among other information, the date on which the Company provides utility service to its first customer". The Company cannot reasonably be expected in a compliance filing to know the exact date of a future happening which they have no control over such as "the date on which the Company provides utility service to its first customer". I therefore recommend that the statement read "the estimated date on which the Company provides utility service to its first customer" or "the anticipated date on which the Company provides utility service to its first customer" in the Commission Order.

Q Does this conclude your Rebuttal Testimony?


A. Yes it does.

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STATE OF ILLINOIS)
COUNTY OF LAKE)

Arthur R. Olson, being first duly sworn on oath, disposes and states that he has read the rebuttal testimony and the answers made therein are true, correct and complete to the best of my knowledge and belief.


Signature

SUBSCRIBED AND SWORN to before me this 20th day of February, 2008.


NOTARY PUBLIC

My Commission expires 8/20/11

